the governor or chief magistrate, the mayor of some corporation, CHAP. 154. court of justice, or any judge thereof, of the state or country where such deed or conveyance may be acknowledged; and such justice of the supreme or circuit court of the United States, governor, chief magistrate, mayor, court, or judge thereof, shall examine such feme-covert out of the heaving and presence of her husband, whether she doth make such acknowledgment voluntarily; and the justice of the supreme or circuit court of the United States, or governor or chief magistrate, mayor, court, or judge thereof, as aforesaid, so taking such examination and acknowledgment as aforesaid, shall certify the said examination and acknowledgment by an endorsement upon, or annexed to, such deed or conveyance, under the hand of such justice and seal of the court when taken before a justice of the supreme or circuit court of the United States, or under the hand of the governor or chief magistrate, and the scal of the state or country, when taken before a governor or chief magistrate, or under the hand of the mayor, and the seal of the corporation, when taken before a mayor, or the seal of the court, when taken before a court, or if the same shall be taken before a judge of a court as aforesaid, then the same shall be under the hand of such judge and the seal of the court of which he is judge; and a certificate of such private examination and acknowledgment, so as aforesaid to be taken and made, shall be adjudged and deemed good and available in law, to all intents, constructions and purposes whatsoever, to bar such feme-covert of her right of inheritance or dower, as the case may be, to said lands, tenements and hereditaments, according to the purport of such deed or acknowledgment, as fully and effectually as if, at the time of executing and acknowledging such deed or conveyance, she had been or was residing within this state, and had here made such acknowledgment agreeably to the directions of the several acts of assembly in force upon this subject previous to the passing of this act, and no further or otherwise, any law, usage or custom, to the contrary in anywise notwithstanding.

5. AND BE IT ENACTED, That if any feme-covert, who may re- A nonresident side or be out of this state as aforesaid, shall execute, or be about acknowledge a to execute, any deed or conveyance for conveying or declaring, or deed under commission to be is limiting any use in or for any lands, tenements or hereditaments, such &c. lying within this state, or shall be about to relinquish her right of dower of, in or to, any lands, tenements or hereditaments as aforesaid, which by law is necessary to be acknowledged and recorded, instead of being examined in the manner herein before directed, it shall and may be lawful for the clerk of the county court where the lands, tenements or hereditaments lie, on application being made to him by the person or persons intended to be the grantee or grantees, bargainee or bargainees, named in the said intended deed, and upon such intended grantee or grantees, bargainee or bargainees, producing to the said clerk the assent, in writing, of such femecovert so intended to be examined, together with that of her husband, that such a commission shall issue, and naming in such written assent the persons to whom the said commission shall issue, to issue a commission to two or more persons, residents of the state or country where such feme-covert may reside or be, authorising such commissioners, or any two of them, to take the private examination and acknowledgment of such feme-covert in the manner here-